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13 The Honorable John C. Coughenour
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16 UNITED STATES DISTRICT COURT
17 WESTERN DISTRICT OF WASHINGTON AT SEATTLE
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20 ZANGO, INC.,
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22 KASPERSKY LAB, INC.,
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24
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Plaintiff,

v.

Defendant.

NO. 07-CV-0807 JCC

DECLARATION OF MICHAEL
ROSENBERGER IN SUPPORT OF
PLAINTIFF'S OPPOSITION TO
MOTION TO DISMISS

26
27 I, MICHAEL ROSENBERGER, state and declare as follows:
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30 1. I am one of the attorneys representing plaintiff in this action. I have personal
31 knowledge of the matters stated herein and I am competent to testify to these matters.
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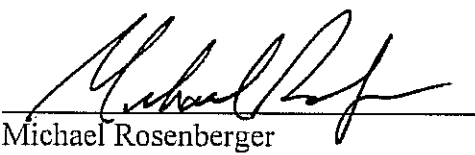
34 2. Attached as Exhibit 1 to this declaration is a true and accurate copy of the
35 Declaration of Derek Immekus filed in *Zango v. PC Tools*, also pending before this Court.
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38 I declare under penalty of perjury under the laws of the State of Washington that the
39 foregoing is true and correct.
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DECLARATION OF MICHAEL ROSENBERGER - 1
No. 07-CV-0807

GORDON TILDEN THOMAS & CORDELL LLP
1001 Fourth Avenue, Suite 4000
Seattle, WA 98154
Phone (206) 467-6477
Fax (206) 467-6292

1 DATED this 29 day of June, 2007 at Seattle, Washington.
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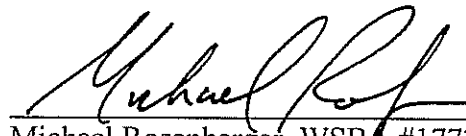

Michael Rosenberger

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4 **CERTIFICATE OF SERVICE**
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10 I hereby certify that on July 2, 2007, I electronically filed the foregoing with the Clerk of
11 the Court using the CM/ECF system which will send notification of such filing to the following
12 persons:
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Attorneys for Plaintiff Zango, Inc.

EXHIBIT 1

The Honorable John C. Coughenour

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT SEATTLE

ZANGO, INC.,

Plaintiff,

V.

PC TOOLS PTY. LTD.

Defendant.

NO. 07-CV-00797 JCC

DECLARATION OF
DEREK IMMEKUS IN
OPPOSITION TO PC TOOLS'
MOTION TO DISMISS

I, Derek Immekus, declare as follows:

1. I am a strategic planning analyst in the Strategic Intelligence Department of Zango, Inc. I have been employed by Zango for approximately two and a half years. I graduated from Sonoma State with a BS in Business and Finance. I make this declaration based on personal knowledge.

2. Over the past 30 days, Zango has had approximately 53,000 users/customers (i.e., persons who have installed Zango's application on their computer) in the State of Washington. Zango does not collect personal data on its customers (we do not know the names, addresses, or phone numbers of customers), but a type of non-personal data called the IP (Internet Protocol) address is collected. Each IP address has a code, provided by our third-party

DECLARATION OF DEREK IMMEKUS IN OPPOSITION
TO PC TOOLS' MOTION TO DISMISS - 1
No. 07-CV-00797

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1 geo-location service and called the Region ID, that correlates to a particular state. Thus, I have
2 been able to calculate the number of Zango's Washington users in the method discussed below.
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5 3. Every Zango customer has installed Zango's software application (which we call
6 the "client") on his or her computer. If the customer performs any Internet activity, the client
7 automatically sends a signal to Zango's server that essentially tells the server, "I'm here and
8 available for an ad in the event the customer makes a request." This message is the configuration
9 call, or what we call the "config call." To determine the number of Washington customers,
10 I queried our config call log and counted the number of individual Washington users, based on
11 the state code (Region ID), who made a config call within a 24-hour period. The average daily
12 total over the last several days was 27,344 unique users in Washington. This represents 1.6
13 percent of all of Zango's U.S. customers during the same period of time.
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16 4. Due to the structure of Zango's databases, I could not query the number of
17 customers in Washington over a monthly period, but I could do so for the entire United States.
18 Thus, to calculate Washington users over a monthly period, I multiplied 1.6 percent times the
19 number of users nationwide over the monthly period. The product of this calculation is 53,500
20 users over the last month. This number differs from the number of users in Washington over the
21 past several days due to the reality that not every Zango customer was conducting Internet
22 activity over the last several days.
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25 I declare under penalty of perjury that the foregoing is true and correct.
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28 DATED this 18th day of June, 2007, at Seattle, Washington.
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37 s/ Derek Immekus
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DECLARATION OF DEREK IMMEKUS IN OPPOSITION
TO PC TOOLS' MOTION TO DISMISS - 2
No. 07-CV-00797

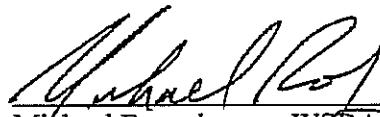
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1 CERTIFICATE OF SERVICE
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9 I hereby certify that on June 18, 2007, I electronically filed the foregoing with the
10 Clerk of the Court using the CM/ECF system which will send notification of such filing to the
11 following persons:
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Attorneys for Plaintiff Zango, Inc.

DECLARATION OF DEREK IMMEKUS IN OPPOSITION
TO PC TOOLS' MOTION TO DISMISS - 3
No. 07-CV-00797

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